

June 8, 2016

**SUBMITTED ELECTRONICALLY VIA ECFS AND IBFS**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

Re: **NOTICE OF EX PARTE COMMUNICATION**

**LightSquared Request to Modify Its ATC Authorization, IB Docket No. 12-340; IBFS File Nos. SAT-MOD-20120928-00160; SAT-MOD-20120928-00161; SAT-MOD 20101118-00239; SES-MOD-20121001-00872; LightSquared Technical Working Group, IB Docket No. 11-109; DA 16-442**

Dear Ms. Dortch:

On June 6, 2016, James A. Kirkland, Vice President and General Counsel of Trimble Navigation Limited (“Trimble”) and the undersigned counsel for Trimble conducted a single meeting with the following Commission staff:

Charles Mathias (WTB)  
Jennifer Tatel (OGC)  
Ronald Repasi (OET)  
Paul Murray (OET)  
Michael Ha (OET)  
Robert Nelson (IB)  
Karl Kensinger (IB)

On June 7, 2016, we met with Philip Verveer, Senior Counsel to Chairman Wheeler. In both meetings, we discussed the above-referenced proceedings.

In each case, we reiterated Trimble’s support for Commission grant of the applications for modification submitted by Ligado Networks, LLC (“Ligado”) as stated in and consistent with terms set forth in the letter submitted by Ligado and Trimble on February 3, 2016 (the “February Letter”).<sup>1/</sup> We stated that the technical parameters and other conditions proposed in the February Letter, in Trimble’s view, as an integrated package, represent a reasonable compromise relative to the important competing policy considerations raised by Ligado’s previous proposals and are in the public interest. We discussed how the Commission could find that grant of the Ligado applications as they pertain to the 1545-1555 MHz, 1627.5-1637.5 MHz, and 1646.5-1656.5 MHz bands (the latter two bands referred to as the “Uplink Bands”), pursuant to the conditions

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<sup>1/</sup> See New LightSquared LLC *Ex Parte*, IB Dkt. Nos. 12-340, 11-109 (filed Feb. 3, 2016).

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described in the February Letter, would be in the public interest. We also discussed how the applications could be granted without addressing more generally the criteria by which GPS receivers should be protected from other terrestrial operations. We noted that Trimble expects discussions to continue regarding Ligado's proposed use of the 1526-1536 MHz band.

Pursuant to Section 1.1206(b)(2) of the Commission's rules, an electronic copy of this letter is being filed for inclusion in the above-referenced dockets. Please direct any questions regarding this filing to the undersigned.

Respectfully submitted,

*/s/ Russell H. Fox*

Russell H. Fox

Counsel for Trimble Navigation Limited

cc: (each by e-mail)  
Philip Verveer  
Charles Mathias (WTB)  
Jennifer Tatel (OGC)  
Ronald Repasi (OET)  
Paul Murray (OET)  
Michael Ha (OET)  
Robert Nelson (IB)  
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